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06	UNITED STATES DISTRICT COURT				
07	WESTERN DISTRICT OF WASHINGTON AT SEATTLE				
08	UNITED STATES OF AMERICA,	)			
09	Plaintiff,	) )	CAS	SE NO. CR06-019	2-JCC
10	v.	)	SUM	IMARY REPORT	OF U.S.
11	ALVIN LOUIS GLASS,	)	MAC	SISTRATE JUDG EGED VIOLATIO UPERVISED RE	E AS TO
12	Defendant.	)	,		
13	Defendant.	)			
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	An initial hearing on supervised release revocation in this case was scheduled before me				
15	on December 21, 2010. The United States was represented by AUSA Stephen Hobbs and the				
16	defendant by Lee A. Covell. The proceedings were digitally recorded.				
17	Defendant had been sentenced on or about December 1, 2006 by the Honorable John C.				
18	Coughenour on a charge of Conspiracy to Commit Bank Fraud, and sentenced to 24 months				
19	custody, 3 years supervised release. (Dkt. 144.)				
20	The conditions of supervised release included the standard conditions plus the				
21	requirements that defendant participate in a drug program, abstain from alcohol, submit to search,				
22	participate in a mental health program, pay restitution in the amount of \$34,281.97, provide				
	SUMMARY REPORT OF U.S. MAGISTRATE JUDGE AS TO ALLEGED VIOLATIONS OF SUPERVISED RELEASE PAGE -1				

access to financial information, disclose all assets and liabilities, and be prohibited from obtaining any identification documents in any but his true legal name.

The conditions of supervision were modified on February 27, 2008 to require residence and successful participation in a residential reentry program for up to 120 days.

On September 17, 2008, defendant admitted violating the conditions of supervised release by consuming cocaine. (Dkt. 192.) Supervised release was modified to require participation in a home confinement program with electronic monitoring for up to 120 days. (Dkt. 200.) On August 5, 2010, supervised release was further modified to require successful participation in a residential reentry center program for up to 90 days. (Dkt. 202.)

In an application dated September 3, 2010, United States Probation Officer Jennifer Van Flandern reported that defendant had violated the conditions of supervised release by failing to reside in and satisfactorily participate in a residential reentry center program on August 13, 2010, as directed by the probation office, in violation of the special condition requiring him to reside and participate in an RRC for up to 90 days as directed. (Dkt. 203, 204.) Defendant was arrested in the Eastern District of California and transferred to this District. (Dkt. 206.)

Defendant was advised in full as to the charge and as to his constitutional rights.

Defendant admitted the alleged violation and waived any evidentiary hearing as to whether it occurred.

I therefore recommend the Court find defendant violated his supervised release as alleged, and that the Court conduct a hearing limited to the issue of disposition. The next hearing will be set before Judge Coughenour.

Pending a final determination by the Court, defendant has been detained.

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DATED this 21st day of December, 2010. Mary Alice Theiler United States Magistrate Judge Honorable John C. Coughenour Patricia C. Lally, Stephen Hobbs Lee A. Covell District Judge: AUSA: cc: Defendant's attorney: Probation officer: Jennifer Van Flandern SUMMARY REPORT OF U.S. MAGISTRATE JUDGE AS

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